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DEVON CHRISTOPHER WENGER 8 9 10 UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA 11 12 UNITED STATES OF AMERICA Case No.: 4:23-CR-00269-JSW 13 Judge Presiding: Hon. Jeffrey S. White Petitioner, 14 **DEFENDANT'S REQUEST FOR** CLARIFICATION REGARDING THE v. 15 STILL IMAGES DEVON CHRISTOPHER WENGER, 16 17 Respondent. 18 19 TO THE HONORABLE COURT, ALL PARTIES, AND THEIR COUNSEL OF RECORD: 20 21 Comes the Defendant, Devon Christopher Wenger, by and through undersigned counsel and 22 respectfully request that this court Clarify the Order entered on September 8, 2025, in reference to the 23 Dkt. No. 566. Specifically, Defendant request that the Court clarify that portion of the order that states: 24 "...the Court exercises its discretion to ORDER that neither party shall use any videos, or still photographs 25 therefrom, in their opening statements." 26 /// 27 /// 28 DEFENDANT'S REQUEST FOR CLARIFICATION

The term "therefrom," indicates that some still photography will be allowed, and some will not. 1 Defendant seeks clarification to ensure that all still photography and videos are prevented from being 2 shown during opening statements, preventing any prejudice to either side. 3 4 5 Respectfully submitted, 6 7 Kaseya Carth 8 Kasey A. Castillo, Esq. 9 CA State Bar Number: 236690 10 KC LAW GROUP 31566 Railroad Canyon Road 11 Suite 2, PMB 1123 12 Canyon Lake, CA 92587 Telephone: (951) 364-3070 13 Email: kasey@kc-lawgroup.com 14 /s/15 Michael D. Schwartz, Esq. CA State Bar Number: 166556 16 THE MICHAEL SCHWARTZ FIRM 3580 Wilshire Boulevard, Suite 1260 17 Los Angeles, CA 90010 Telephone: (323)793-6735 18 Email: mds@themichaelschwartzfirm.com 19 20 Attorneys for Defendant, DEVON CHRISTOPHER WENGER 21 22 23 24 25 26 27 28